E-filing

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No		
Date41\8\12		
Time\:24aM_		
1. The Jury has reached a unanimous verdict ()	
or		

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No
Date
Time
The Jury has reached a unanimous verdict ()
or
2. The Jury or Juror has the following question: Seems Sun was awone Apache had fregmented. Java and was offering pokentially non-compatable Api's, etc that Others may have down baled for friture use. what formal Communication did Sun have (ie revoice Icense? have Apache Communication did Sun have (ie revoice Icense? have Apache to Stop distributing? Contact those who agained Apache to Stop distributing? Contact those who agained Apache to Caution about use?) IF NOT, why NOT? IPSO, when?

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No. 3
Date
Time
The Jury has reached a unanimous verdict ()
or
The Jury or Juror has the following question: It was testified that Apacke was "shelved" - when? why?
- what are were tenns of Aprilu Vicense brows
- Dio Google get Apache (cena? IF 5, when? whon? (2006?)
- were 37 Apris montable of Agarda lucense?

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No4	
Date	
Time	
The Jury has reached a unanimous verdict ()
or	

2. The Jury or Juror has the following question:

How (by what imeans) do the law yers for one company obtain the private information or documents, i.e., inecting reports, emails, etc., with which they confront witnesses of the other company?

what if one of us jury people were to be thit by a truck - or something less dramatic, but equally capable of keeping us from iteing there? unagbe what I'm really asking is this - why aren't there any other asks this trial?

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY	
Note No	
Date	
Time	
 The Jury has reached a unanimous verdict () The Jury or Juror has the following question: 	
con you explain the difference a package and an API? (For ex. Java.n10)	between
	Note No Date Time 1. The Jury has reached a unanimous verdict () or 2. The Jury or Juror has the following question:

For later

2) How does copyrecite process work? what can / cannot be copyrecited & is this predetermined when copyrecite is granted? Does it expire?

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY	
Note No	
Date 4-25-12	
Time	
The Jury has reached a unanimous verdict () or	
2. The Jury or Juror has the following question:	
· HOW MANY APT'S IN QUESTION ARE ALSO & THROUGH APACHE OPEN SOURCE?	YAILABLE

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note	· \ / /
Date_	4/26/12
Time_	100m

1. The Jury has reached a unanimous verdict (

or

Did he say the Specification says what code to write in the implementation? It so why would then Be a such as proprietary of thing code?

BARRIE TIME	add to dy pil
	chedule
Jan y	chewy je
	200
Tues. 8-1:00	May 1
Wed 8 - 4	7 2
1m 8 - 4	3
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Fri 8-1	- (
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Foreperson: Gr	29 (UNINGSE OF)
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	No.07 70 2010
	Aprīl 30, 2012
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JUDGE WILLIAM H. ALSUP

Case No. **C10-03561 WHA**

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note N	No	!	
Date_	5/	1/2017	
Time	9:	Yaw.	•

1. The Jury has reached a unanimous verdict ()

or

(2.)The Jury or Juror has the following question:

For QIA	Interngement	are we al	ble/pemitted/	restricted
- OF	Interngement 37 Apris in guestion	, dia 37 Via	non-lience-	required
to determine	Takingemen" 37 Apis in guestion Grankability of their Java Sun mache ouned [Not-to-use] 7 or	sites, or	Apache, or o'	her) and lecide?
locations (1e:	Java Sun Mach 7 UR	Is thin	the The Jos	95
C. b-va	/MI to .			

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

or

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No		
Date		
Time_ 9:35		
The Jury has reached a unanimous verdict ()	

2. The Jury or Juror has the following question:

On page 16 of our instructions, the sentence beginning "Similarly if Google...." defines elements reserved for the judge to decide. Does this restriction on the jury prevent us, in regard deciding if infringement took place, from considering whether the 37 API's are accessible from other sources (not directly from Oracle/Java 25£)

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note N	lo. <u>3</u>
Date_	5/2/12
Time_	8:15

1. The Jury has reached a unanimous verdict ()

or

2. The Jury or Juror has the following question: On page 13 of our instructions, the first of the 4 fair use factors includes the terms "commercial nature" and "commercial use". In the given context, does commercial use/nature include so-called downstream revenue, ie. expected advertising revenue from use by third parties (smart phone users)? Or, is the definition of commercial use limited in this case by virtue of Android being freely distributed, in other words it is not sold directly? Can we consider to the direct and indirect revenue from the Seeg Mongar Foreperson of the Jury

or Member of the Jury

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note N	lo4	
Date_	5/2/12	
Time_	8:22	

1. The Jury has reached a unanimous verdict ()

or

2. The Jury or Juror has the following question:
WHEN CONSIDERING THE PURPOSE & CHARACTER OF THE USE OF COPYRIGHTED
WORKS, FOR THE PURPOSE OF FAIRUSE, CAN WE CONSIDER INDIRECT
COMMERCIAL USES?

JULIE CHIU

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No.	5
Date	5/2/12
Time	1003

1. The Jury has reached a unanimous verdict (

or

2. The Jury or Juror has the following question:

Please brong equipment

play a dod.

Manke

Equipment will be brought to you by 11 AM

The judge

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No	. <u>6</u>
Date	5/3/12
Time	1045

1. The Jury has reached a unanimous verdict (

or

2. The Jury or Juror has the following question:

"average andrewe" when referring to
"average andrewe" whereast
is the average andrewe
the Seneral public or
the andrewe of programmers
using the code? Jennife Mich
Foreperson of the Jury

or Member of the Jury

JUDGE WILLIAM H. ALSUP

Case No. **C10-03561 WHA**

<u></u>
Case Name: ORACLE AMERICA, INC v. GOOGLE INC
NOTE FROM THE JURY
Note No. 6
Date 5/3/12
Note No. 6 Date 5/3/12 Time 1045 Time 1045
1. The Jury has reached a unanimous verdict ()
or
2. The Jury or Juror has the following question:
In A 28, when referry to
l'average audience" when
is the average andrence
the Seneral public or
the andrence of programmers
using the code! Jennifer Mounts
Foreperson of the Jury or Member of the Jury

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No	-
Date 5 / 2	_
Time 2 '. ∞	-

1. The Jury has reached a unanimous verdict (

or

2. The Jury or Juror has the following question:

To determine the transformative value of
the copyrighted work, can we consider
the elements mon-copyrighted elements the
elements that Google added to make
the Android platform) in deciding the
"purpose & character of the use" of
the SSO of the 37 APIs?

Megan Galls
Foreperson of the Jury
or Member of the Jury

JUDGE WILLIAM H. ALSUP	w d
Case No. C10-03561 WHA	My Kes
Case No. C10-03561 WHA Case Name: ORACLE AMERICA, INC v. GOOGLE INC NOTE FROM THE JURY Note No Date 5 / 2 Time Q'. \OD Time Q'. \OD	M XX B
the Holm in	Rari
Note No Date	The .
Date 5/2	~2 /h/
Time 2'.00	ton to th
elevion stop of the	set
Note No Date	ine
or continue to Sinte	Ju 120
2. The daily of dater has the following question.	ر کی کی کہ لو
To determine the transformative value of	<i>)</i>
the copyrighted work, can we conside	R
the eterne non-copyrighted elements	the
elements that Google added to mak	_و
a laderand in deciding	The
purpose & character of the use	of
the SSO of the 37 APIS?	
Megan Gal Foreperson of the Jury	b
or Member of the Jury	

()

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No. ___ Date 5/2 Time 2:20

1. The Jury has reached a unanimous verdict (

or

2. The Jury or Juror has the following question:

what happens if we can't reach unammous & people are not budging?

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No	8
Date_	5/4/12
Time /	1:45

The Jury has reached a unanimous verdict ()

or

2. The Jury or Juror has the following question:

After extensive and thorough review of all evidence and input from fellow jurors, we have reached verdicts (unanimous) for all questions of the special Verdict Form, except for one. As to this remaining question, the jury appears to be at impasse, unable to unanimously agree on the answer. Please advise of next step.

(We are done for today)

Jury Sch	ednle
Monday 5/7 8	
Tuesday 5/8 8 if needed	to 4 pm
	Sieg May
* Also, please provide Jury" forms.	more "Note from

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No/O
Date 7 May Zs iv
Time
The Jury has reached a unanimous verdict ()
or
2. The Jury or Juror has the following question:
one of the Jurers has indicated
2. The Jury or Juror has the following question: The Jury or Juror has Indicated The John Conversations regarding The John Nas had Conversations regarding
the the has new comments over this trial (putents Capyrighti) over
TAI, Trace
He Weekerd.

Foreperson of the Jury of Member of the Jury

Ronald Putties ...

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No	
Date 5/7/12	
Time_//: 05	
*	

The Jury has reached a unanimous verdict ()

or

2. The Jury or Juror has the following question:

Impasse has been reached on the one issue that can not be decided.

ing indidants	ndanandadda
Please provide	2 More
notebooks for	Phase Z.
	71
	Sieg Thory
	()

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No		
Date		
Time		

1. The Jury has reached a unanimous verdict ()

or

2. The Jury or Juror has the following question:

Ju	y So	chedule
to	day -	out at 1:00
	5/16	8:00 to 1:00
	5/17	8:00 to 4:00
	5/18	8:00 to 1:00

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note N	lo	
Date_	5/15	,
Time_	12:35	

1. The Jury has reached a unanimous verdict ()

or

2. The Jury or Juror has the following question:

Our Exhibit list seems to be for Phase I only.
Please provide the Phase 2 list

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No. 2	
Date 5/16	
Time	

1. The Jury has reached a unanimous verdict ()

or

2. The Jury or Juror has the following question:

Final charge to Jury

In paragraph 14 of our instructions, we are to first decide the meaning of the patent claims. We are examining the question of what is meant by "instructions containing one or more symbolic references...". Is the interpretation of "containing" open to inclusion of a process, i.e. the symbolic reference resolution? Alternately, is "containing" more strictly defined to refer to the literal contents, e.g. 52 and 01?

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

or

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No. 3	
Date 5/17	
Time /2:25	
1. The Jury has reached a unanimous verdict	()

2. The Jury or Juror has the following question:

We are attempting to determine the scope of meaning of the term
"simulating execution of the byte codes..." in Patent 520.

Is the existence of an example of the Androld code not functioning when formatted in a normal simulated execution setting,

("Punting") * permitted to be taken as evidence

that Android's array initialization diverges from the patented array

initialization?

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note N	lo. <u>4</u>
Date_	5/17
Time	1:40

1. The Jury has reached a unanimous verdict (

or

2. The Jury or Juror has the following question:

We request that the transcript of a portion of Dr. tous.
Mitchell's testimony be read. The testimony concerns the topic of Pattern Matching vs Simulated Execution and occured late on May 9th and again early on May 10th

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No. 45Date 5|17Time 205pm

1. The Jury has reached a unanimous verdict (

or

2. The Jury or Juror has the following question:

I'm sick. Whatasasa Can I get a sick day without keing discharged? Sorry.

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No	
Date5/18	
Time/0:25	

The Jury has reached a unanimous verdict ()

or

2. The Jury or Juror has the following question:

We request to be read a portron of Dr. Parr's testimony.

from direct examination we'd like to hear the part about defining and execution simulation and execution dextool's use of of that.

Additionally from cross-exam as to when a how simulated execution is used and its relation to parsing.

May 18, 2012

I'd like to know why the vote by the jury must be run animous. Why wouldn't a majority-one way or the other-be sufficient & to contain a contain decide any given question?

Clisabeth Hostijnek

JUDGE WILLIAM H. ALSUP

Case No. <u>C10-03561 WHA</u>
Case Name: ORACLE AMERICA, INC v. GOOGLE INC
NOTE FROM THE JURY
Note No
Date
Гіте
The Jury has reached a unanimous verdict ()
or
2. The Jury or Juror has the following question:

ニュル・ ノスへんへ	
Jury Hours	
Monday 5/21	8-1
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	Sieg Thay
	ý

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note N	No	
Date_	5/21	_
Time_	9:10	

1. The Jury has reached a unanimous verdict (

or

2. The Jury or Juror has the following question:

Can we please have question

2 and the

answer to re-read?

(Regarding what the instructors

can refer to in the 104

Patent)

Men

Foreperson of the Jury

or Member of the Jury

JUDGE WILLIAM H. ALSUP

Case No. **C10-03561 WHA**

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY	
Note No	
Date 5/21/12	
Time_ 10: 10 AM_	
The Jury has reached a unanimous verdict ()	
or	in the instructions
2. The Jury or Juror has the following question: Can'a defermined numeric reference reference because of what happe	

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No
Date5/2/
Time
The Jury has reached a unanimous verdict ()
or
2. The Jury or Juror has the following question:
Regarding the symbolic reference is sue in the 104 claims,
we have this question.
Does resolution of symbolic references need to happen immediately
e. at the field ID table position in the demonstration?
e. at the field ID table position in the demonstration? be considered contain Or can the instruction be a symbolic reference by virtue
of linking of numeric references that occur first tollowed by
resolution, such as the set-up in the demo with string ID table,
String data+ class columns? Steep Mony Foreperson of the Jury
or Member of the Jury

JUDGE WILLIAM H. ALSUP

Case No. **C10-03561 WHA**

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No
Date 5/2/112
Time 10:32 AM
The Jury has reached a unanimous verdict ()
or
2. The Jury or Juror has the following question: For the purposes of determining claim language of the 520 patent, is "stack" synonimous with "memory"? If so, Is the definition of memory" confined to stack?

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No	
Date_ 5 / 2 1	
Time 12:45	

1. The Jury has reached a unanimous verdict ()

or

2. The Jury or Juror has the following question:

If all other dain limitations are met, is it true that the DVM would be infringing the 104 patent via any resolution of a symbolic reference anywhere in the data fields (as depicted in the demonstrative)

Jury Schedu	le - today leaving
Tuesday 5/22 Wednesday 5/23	8-1
	e a V
	Sieg Mory

JUDGE WILLIAM H. ALSUP

Case No. **C10-03561 WHA**

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No
Date5/22
Time_ 8:57AM
The Jury has reached a unanimous verdict ()
or
2. The Jury or Juror has the following question:
For the purpose of patent 104 do cover symbolic
resolution in the data fields?
2. The Jury or Juror has the following question: the claims a symbolic for the purpose of patent 104, do cover cover resolution in the data fields? anywhere

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No	
Date 5 / 2 7	
Time(0:35	
The Jury has reached a unanimous verdict ()
or	

2. The Jury or Juror has the following question:

In the symbolic reference definition, if we find a reference that identifies data by a numeric memory location of the data, does the existence of an initial numeric reference predude the existence of a symbolic reference?

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note No
Date5/73
Time $9:36$
The Jury has reached a unanimous verdict ()
or
2. The Jury or Juror has the following question: Understanding that the 520 issue concerns patent protection for a creay initialization feature, we have a question on the legal interpretation of the words "simulating execution of the code"
as found in the claim language.
Does that wording refer to looking at the actual static
initialization of the array, for purposes of determining the
existence or non-existence of simulated execution?

JUDGE WILLIAM H. ALSUP

Case No. C10-03561 WHA

Case Name: ORACLE AMERICA, INC v. GOOGLE INC

NOTE FROM THE JURY

Note N	No
Date_	5/23/12
Time_	10:45

1. The Jury has reached a unanimous verdict (

or

2. The Jury or Juror has the following question:

Trial Documents

3:10-cv-03561-WHA Oracle America, Inc. v. Google Inc. ADRMOP,AO279,E-Filing,PRVADR,REFDIS,REFSET -PSG

U.S. District Court

California Northern District

Notice of Electronic Filing

The following transaction was entered on 5/23/2012 at 1:36 PM and filed on 5/23/2012

Case Name:

Oracle America, Inc. v. Google Inc.

Case Number:

3:10-cv-03561-WHA

Filer:

Document Number: 1193

Docket Text:

Jury Notes - Phase I and Phase II (4/18/12 - 5/23/12) (dt, COURT STAFF) (Filed on 5/23/2012)

3:10-cv-03561-WHA Notice has been electronically mailed to:

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William Fred Norton, Jr fnorton@bsfllp.com, irivera@bsfllp.com

Yuka Teraguchi YTeraguchi@mofo.com

3:10-cv-03561-WHA Please see General Order 45 Section IX C.2 and D; Notice has NOT been electronically mailed to:

The following document(s) are associated with this transaction:

Document description: CMECF.widgit.ProcessingWindowDestroy() STRONG>Main Document

Original filename:O:\ScanCanon19\20120523132623.pdf

Electronic document Stamp:

[STAMP CANDStamp_ID=977336130 [Date=5/23/2012] [FileNumber=8615817-0]

[6f76a65d50b36eb2e2dcde4abb46f4d4f1481d3807d18cc73c713a9e2e09a525c45018b8197eed95e5b49e8708a4c707c3e176981b11d5676b7a5fb3a22637ad]]